Case 1:15-cr-00643-PKC Document 22 Filed 10/05/15 Page 1 of 2

MORVILLO ABRAMOWITZ GRAND IASON & ANELLO P. C.

ELKAN ABRAMOWITZ
RICHARD F ALBERT
ROBERT J. ANELLO***
LAWRENCE 5. BADER
BENJAMIN S. FISCHER
CATHERINE M. FOTI
PAUL R. GRAND
LAWRENCE IASON
JUDITH L. MOGUL
JODI NISHER PEIKIN
ROBERT M. RADICK***
JONATHAN S. SACK**
EDWARD M. SPIRO
JEREMY H. TEMKIN
RICHARD O. WEINBERG

565 FIFTH AVENUE NEW YORK, NEW YORK 10017 12121 856-9600 FAX: (212) 856-9494

www.maglaw.com

writer's contact information (212) 880-9510 pgrand@maglaw.com

COUNSEL JASMINE JUTEAU BARBAHA MOSES!

ROBERT G. MORVILLO (1938-2011 MICHAEL C. SILBERBERG (1940-2002 JOHN J. TIGUE, JR. (1939-2009

"ALBO ADMITTED BY CALIFORNIA AND WARHINGTON, U.C.
""ALBO ADMITTED BY CONNECTICUT
""ALSO ADMITTED BY WASHINGTON, D.C

MEMO ENDORSED

October 5, 2015

BY ECF

The Honorable P. Kevin Castel United States District Judge Southern District of New York United States Courthouse 500 Pearl Street New York, New York 10007 Re: United States v. Galanis et al., No. 15 Cr. 643 (PKC)

Dear Judge Castel:

We respectfully submit this letter on behalf of Defendants John Galanis and Derek Galanis to request the Court's approval of an expansion of their bail conditions.

On September 24, 2015, Magistrate Judge Ronald L. Ellis set bail for John Galanis and limited his travel to the Southern and Eastern Districts of New York and the Southern, Central, and Northern Districts of California. Judge Ellis ordered that the defendant meet his bail conditions by October 8, 2015.

Also on September 24, 2015, Magistrate Judge Sallie Kim of the Northern District of California set bail for Derek Galanis and limited his travel to the Northern and Southern Districts of California and the Southern and Eastern Districts of New York. Judge Kim ordered that the defendant meet his bail conditions by October 7, 2015. Judge Kim removed Derek Galanis's case to the Southern District of New York via an Order of Removal that was also dated September 24.

In order that both John and Derek Galanis be able to meet with family members who live in Massachusetts to obtain additional signatures in connection with the terms of their personal recognizance bonds, we respectfully request that Your Honor extend the

Case 1:15-cr-00643-PKC Document 23 Filed 10/06/15 Page 2 of 2

Case 1:15-cr-00643-PKC Document 22 Filed 10/05/15 Page 2 of 2

MORVILLO ABRAMOWITZ GRAND IASON & ANELLO P.C.

The Honorable P. Kevin Castel October 5, 2015 Page 2

deadline for the defendants to meet their bail conditions by seven days and that Your Honor additionally expand the conditions of their bail to allow travel to the District of Massachusetts. Both defendants would intend to travel to Massachusetts on October 8, 2015, and to leave Massachusetts on October 9, 2015.

I have conferred with Assistant United States Attorney Brian Blais and he has informed me that his office does not object to defendants' request to modify their bail conditions.

Should Your Honor have any questions in connection with this application, please do not hesitate to contact me.

Very truly yours,

Paul R. Grand

cc: AUSA Brian Blais (via email)

to reet plus of substantial of the balance of the b

Dutur 8-9,

on of M